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6 Attorneys for Defendants World  
7 Wrestling Entertainment, LLC and  
Fanatics LLC, erroneously sued as  
8 Fanatics Holdings, Inc.

9  
10 **UNITED STATES DISTRICT COURT**  
11 **CENTRAL DISTRICT OF CALIFORNIA**

12 WESLEY EISOLD, an individual,

13 Plaintiff,

14 vs.

15 CODY GARRETT RUNNELS, an  
individual, WORLD WRESTLING  
16 ENTERTAINMENT, LLC, a limited  
partnership; and FANATICS  
17 HOLDINGS, INC., a corporation,

18 Defendants.

19 CASE NO. 2:24-CV-07516-PVC

20 **STIPULATION TO EXTEND TIME**  
**TO RESPOND TO INITIAL**  
**COMPLAINT BY NOT MORE**  
**THAN 30 DAYS (L.R. 8-3)**

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1 Plaintiff WESLEY EISOLD (“Plaintiff”) and Defendants Fanatics LLC,  
2 erroneously sued as Fanatics Holdings, Inc. (“Fanatics”) and World Wrestling  
3 Entertainment, LLC (“WWE”) by and through their attorneys of record, hereby agree  
4 and stipulate as follows:

5 WHEREAS, on September 23, 2024, defendant Fanatics Holdings, Inc. was  
6 served with the underlying Complaint, which Fanatics contends is the wrong entity;

7 WHEREAS, on September 24, 2024, defendant WWE was served with the  
8 underlying Complaint;

9 WHEREAS, Plaintiff, WWE and Fanatics have agreed that the time in which  
10 WWE and Fanatics may file a response to the Complaint shall be extended 30 days,  
11 up to and including November 15, 2024, so that Fanatics and WWE may coordinate  
12 and streamline any motion practice with defendant Cody Runnels who was served  
13 later, and to ensure an orderly meet and confer under Local Rule 7-3;

14 WHEREAS, good cause exists for this stipulation as this is the first request for  
15 an extension, the granting of the relief requested will not result in the delay of any  
16 scheduled hearings, and no party is making this request for the purpose of delay.

17 **IT IS HEREBY AGREED**, by and between Plaintiff and Defendants Fanatics  
18 and WWE, through their respective counsel of record, that WWE and Fanatics’ time  
19 to respond to Plaintiff’s Complaint is extended through November 15, 2024.

20 Dated: October 10, 2024

KING HOLMES PATERNO AND  
SORIANO LLP

21 By: /s/ Heather Pickerell  
22 Heather Pickerell, Esq.  
23 Attorneys for Plaintiff, Wesley Eishold

24 Dated: October 10, 2024

HOLLAND & KNIGHT LLP

25 By: /s/ Stacey H. Wang  
26 Stacey H. Wang, Esq.

27 Attorneys for Defendants World  
28 Wrestling Entertainment, LLC and  
Fanatics LLC, erroneously sued as  
Fanatics Holdings, Inc.

1 I, Stacey H. Wang, attest pursuant to L.R. 5-4.3.4 of the United States  
2 District Court for the Central District of California, that Heather Pickerell, on  
3 whose behalf the filing is submitted, concurs in the filing's content and has  
4 authorized the filing.

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6 /s/ Stacey H. Wang  
7 Stacey H. Wang  
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